IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF VIRGINIA ROANOKE DIVISION

CLERK'S OFFICE U.S. DIST. COURT
AT DANVILLE, VA for
FRED Rosnote

JUL 12 2005

JOHN F. CORCURAN, CLERK

Senior U.S. District Judge

ANDREW P. WINDSOR,)	BY: Sam Stelittle
Plaintiff,)	Civil Action No. 7:05ev00207
, and the second)	
v.)	MEMORANDUM OPINION
)	<u>& ORDER</u>
)	
UNITED STATES DEPARTMENT OF)	
JUSTICE, et al.,)	
Defendants.)	By: Jackson L. Kiser

This matter is before the court upon plaintiff's affidavit which the court will construe as a motion for preliminary injunctive relief. Plaintiff requests that this court issue a preliminary injunction ordering the defendants to release him into the general prison population such that he may benefit from the use of a "jail house lawyer" and more frequent visits to the law library.

Preliminary injunctive relief is an extraordinary remedy that courts should apply sparingly. See Direx Israel, Ltd. v. Breakthrough Med. Corp., 952 F.2d 802, 811 (4th Cir. 1991). In determining whether preliminary injunctive relief should be granted, the court applies the "balance of hardship" test. Wetzel v. Edwards, 635 F.2d 283, 287 (4th Cir. 1980). Under this test, the court should consider four factors: 1) whether the plaintiff will suffer irreparable harm if the relief is not granted; 2) the likelihood of harm to the defendant if relief is granted; 3) the likelihood that plaintiff will eventually succeed on the merits; and 4) whether public interest lies with granting relief. Blackwelder Furniture Co. of Statesville, Inc. v. Seilig Mfg., Co., 550 F.2d 189, 195 (4th Cir. 1977). Without a showing that plaintiff will suffer imminent, irreparable harm, the court cannot grant interlocutory injunctive relief. Rum Creek Coal Sales, Inc. v. Caperton, 926 F.2d 353, 360 (4th Cir. 1991).

In his request for injunctive relief, plaintiff has not alleged any facts which suggest he is likely to suffer imminent, irreparable harm. As such, it is hereby

ORDERED

that plaintiff's request for injunctive relief shall be and hereby is **DENIED**.

The Clerk of the Court is directed to send a certified copy of this Memorandum Opinion & Order to plaintiff.

ENTER: This 12 74 of July , 2005.

Senior U.S. District Judge